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|--|--|---|--|---|--|--|
| Case 3:16-cr | -00242-M | FOR THE NORT | | ICT OF TEXA | | U.S. DISTRICT COURT THERMOSTER KOOF TEX FILED |
| UNITED STAT | TES OF AM | ERICA |) | | | OCT 1 3 2016 |
| VS. | | |) | CASE NO.: | 3:16OCR By_ | MALIM DISTACTOUR |
| TINA CONNO | LLY (14) | |) | | | Deputy |
| REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY | | | | | | |
| has appeared be Indictment. After mentioned in Rucharged are sup (s). I therefore ru of Possession V | efore me purer cautioning ale 11, I dete ported by an ecommend the With Intent | rsuant to Fed. R. Cr g and examining TII rmined that the guilt independent basis in that the plea of guilty To Distribute A Co | im.P. 11, and h NA CONNOL y plea was knov n fact containin be accepted, an ntrolled Substa | as entered a ple LY, under oath vledgeable and v g each of the es d that TINA CO nce, a violation | ea of guilty concerning voluntary a sential eler ONNOLL of 21 U.S | 8d 261 (5 th Cir. 1997), to Count(s) 9 of the g each of the subjects and that the offense(s) ments of such offense Y, be adjudged guilty S.C. § 841(a)(1) and nse(s) by the district |
| | The defendant is currently in custody and should be ordered to remain in custody. | | | | | |
| | The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released. | | | | | |
| | □ The Government does not oppose release. □ The defendant has been compliant with the current conditions of release. □ I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c). | | | | | |
| | ☐ The | e Government oppose defendant has not he Court accepts thit tion of the Government | been compliant is recommendat | | | lease. set for hearing upon |
| | Court finds granted, or imposed, or should not | there is a substant (b) the Governme (c) exceptional circ be detained, and (2) | ial likelihood tent has recommumstances are cont the Court fire. | hat a motion fon nended that no learly shown un nds by clear and | or acquittal sentence der § 3145 d convinci | o)(2) unless (1)(a) the or new trial will be of imprisonment be (c) why the defendant ng evidence that the ommunity if released. |

Date: October 13, 2016.

UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).